ORIGINAL Case 4:128-cv-08122-11-5 POSUMENT:17/5 FIRE 106/128/20 Page 1 of 2

## BLOCK O'TOOLE & MURPHY, LLP

ATTORNEYS AT

One Penn Plaza, Suite 5315

MEMO ENDORSED New York, NY 10119

New York, NY 10119

10119

10119

10119

www.blockotoole.com

New Jersey Office

50 Millstone Road

Building 300, Suite 202

New Windsor, NJ 08520

Partners

Jeffrey A. Block Daniel P. O'Toole Stephen J. Murphy S. Joseph Donahue David L. Scher Scott Occhiogrosso

Senior Counsel Frederick C. Aranki Michael I Hurwitz

Counsel are to agree upon, and propose to the Court, a convenient date in a month or

Six weeks. "Assistance" is too reque. If Epicific problems arise, raise them by I

**Associates** 

Christina R. Mercado \* Daniel Seiden

Ameer Benno Pawel P. Wierzbicki

Kristian Krober

Of Counsel

George A. Freitag Javier A. Solano Edward V. Sapone

Thomas D. Gearon

6/25/20

Honorable Justice Louis L. Stanton 500 Pearl Street, CT, 21C New York, New York 10007

Re:

Joseph Gonzalez v. 71 Fifth Ground Lessor, et, al.

Case # 1:18-cv-08122-KPF

Michael Morales v. 71 Fifth Ground Lessor, et, al.

Case # 1:18-cv-0840-LLS

D/A: June 28, 2018 Our File Nos. 4342/4343

Dear Honorable Justice Stanton:

The undersigned represents the Plaintiffs, Joseph Gonzalez and Michael Morales, with regard to this matter. Counsel for the Defendants and Third-Party Defendants are copied on this letter. We currently have a Status Conference on this case scheduled for June 19, 2020. I have spoken with Bruce Young who represents Defendant, Centennial Elevator Industries, Inc. Mr. Young advised me that he spoke with Chambers and was advised that the Court will adjourn this conference for 30-45 days. Please provide a new date for a Status Conference at the Court's earliest convenience. Please also advise if this conference will be held remotely.

As the parties still have further discovery that needs completing, I would request a conference date for as soon as possible to be held with the Court via Skype for Business (or other remote method). Our goal is to proceed with and complete discovery as expeditiously as possible and would very much appreciate the Court's assistance in this regard.

Thank you for attention to this matter.

Respectfully submitted,

FREDERICK C. ARANKI

USDC SDNY

DOCUMENT

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DATE FILED:

FCA/mh Enclosures cc:

Barry McTiernan & Moore Attorney for Defendant 71 FIFTH GROUND LESSOR 101 Greenwich Street #14 New York, NY 10006

Barlett LLP Attorney for Defendant MC 71 FIFTH AVENUE REALTY LLC 711 Westchester Avenue, Suite 405 White Plains, NY 10604

Babchik & Young, LLP Attorney for Defendant Centennial Elevator Industries, Inc. 245 Main Street, Suite 330 White Plains, NY 10601

Kaufman Dolowich & Voluck, LLP Attorney for Defendants LSL Construction Services, Inc. 40 Exchange Place, 20th Floor New York, NY 10005

Law Office of James J. Toomey Attorney for Defendants CRAVEN MANAGEMENT CORPORATION CRAVEN CORPORATION P.O. Box 2903 Hartford, CT 06104

CULLEN AND DYKMAN, LLP Attorney for Third-Party Defendant Otek Builders, LLC 44 Wall Street New York, New York 10005

<sup>\*</sup>Senior Associate, Appellate and Motion Practice